

icant:

fommy Constantine

Serial No.: 10/809,015

Filed:

25 March 2004

For:

CREDIT

CARD

REFERRAL

METHODS

RENEWED PETITION TO MAKE SPECIAL PURSUANT TO 37 C.F.R. 1.102 (MPEP 708.02 PETITION TO MAKE SPECIAL)

Ex:

Art Unit: 3629

Mail Stop PETITION Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is a response to the 28 June 2005 Decision On Petition to Make Special dismissing Applicant's Petition to Make Special submitted on 25 February 2005. A shortened statutory period for response was set for 2 months, up to and including 28 August 2005. In response to the 28 June 2005 Decision On Petition to Make Special dismissing Applicant's Petition to Make Special submitted on 25 February 2005, this is a Renewed Petition to Make Special which is believed to satisfy the requirements as set forth in MPEP \$ 708.02 VII.

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All claims presently pending in this case are directed to a single invention. Nevertheless, Applicant is willing to elect without traverse should a restriction or election be required.

No pre-examination search was conducted by Applicant. However, the present case is a continuation application of United States Application SN 10/263,321, which is now issued United States Patent No. 6,739,506 (the '506 patent). The prior art of record in conjunction with the '506 patent are Kanter (U.S. Patent No. 5,537,314), Burton et al. (U.S. Patent No. 5,025,372), Selgas et al. (U.S. Patent No. 6,571,290), and Shurling et al. (U.S. Patent No. 6,009,415), copies of which are enclosed.

In the only independent claim now pending in this case, namely, independent claim 21, Applicant claims a method including the steps of 1) providing an authorized user of a credit card issued by a service provider; 2) the authorized user incurring debt on the credit card; and 3) for a predetermined amount of debt incurred by the authorized user on the credit card, the service provider submitting an entry into a sweepstakes on behalf of the authorized user. In the third full paragraph of page 3 of

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the Notice of Allowability issued of the '506 patent file history, a copy of which is enclosed herewith, the Examiner states that "Shurling, Selgas, and Burton, taken alone or in combination thereof, fails to teach the steps of the authorized user incurring debt on the credit card; and for a predetermined amount of debt incurred by the authorized user on the credit card, the service provider submitting an entry into a sweepstakes on behalf of the authorized user." This statement made the Examiner, of which Applicant and his undersigned Attorneys are in full agreement with, clearly shows how the claimed subject matter in the only independent claim now pending in this case, namely, independent claim 21, is patentable over Shurling, Selgas, and Burton, which are referenced that are deemed most closely related to the subject matter encompassed by the claims now pending in this case.

Kanter is not deemed most closely related to the subject matter encompassed by the claims now pending in the present application. Nevertheless, Kanter teaches a computer assisted system for a multilevel incentive program that acts as an advertising campaign for a sponsoring company, and, moreover, a referral recognition system for an incentive award program. However, nowhere does Kanter

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teach or suggest, either alone or in combination with one or more of Shurling, Selgas, and Burton, a method that includes "the authorized user incurring debt on the credit card; and for a predetermined amount of debt incurred by the authorized user on the credit card, the service provider submitting an entry into a sweepstakes on behalf of the authorized user." Accordingly, the subject matter set forth in independent claim 21 of the present application is clearly patentable over Kanter.

It has been recently discovered 1) that there is an infringing method presently in use, 2) that a rigid comparison of the method with the claims of the abovereferenced application has been 3) that made, the undersigned attorneys for Applicant are of the opinion that at least independent claim 21 of the present application is currently and unquestionably infringed, and 4) that Applicant and Applicant's undersigned attorneys have a good knowledge of the pertinent prior art. It is therefore respectfully requested that the above-identified patent application be made special because of actual infringement. In support of this petition enclosed a check for the \$130.00 fee as prescribed by 37 C.F.R. § 1.17(h) has been previously submitted.

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In view of the foregoing, it is believed that this Renewed Petition to Make Special satisfies the requirements set forth in MPEP § 708.02 VII and should be granted.

Date: 8 11 2005

Respectfully submitted,

Michael W. Goltry Attorney for Applicant Reg. No. 39,692

CN 45848

4000 North Central Avenue Suite 1220 Phoenix, Arizona 85012 (602) 252-7494



RECEIPT OF THE FOLLOWING IS HEREBY ACKNOWLEDGED AT THE UNITED STATES PATENT AND TRADEMARK OFFICE:

Certificate of Mailing, dated 11 AUGUST 2005
 Renewed Petiton to Make Special

3. Attachments

4. Postcard for Return Receipt

FOR: TOMMY CONSTANTINE

4089-A3C

ENTITLED: CREDIT CARD REFERRAL METHODS

SN: 10/809,015

FILED: 25 MARCH 2004

MWG/jc

11 AUGUST 2005

DATED:

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Notice of Allowability	Application	No.	Applicant(s)	AL
	10/263,321	CONSTANTINE, TOMMY		
	Examiner		Art Unit	T
	Kimberly D.	Nguyen	2876	
The MAILING DATE of this communication at All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3 1. This communication is responsive to 26 September 2002. 2. The allowed claim(s) is/are 1,2,4-12,14-18 and 20.	IS (OR REMAINS 85) or other appro RIGHTS. This a 313 and MPEP 13	 S) CLOSED in this appointment of the communication is subject to the communication in the communication	plication. If not includ	led
 3. The drawings filed on are accepted by the Exami 4. Acknowledgment is made of a claim for foreign priority 		§ 119(a)-(d) or (f).		
a) All b) Some* c) None of the:	*)			
1. Certified copies of the priority documents ha				
2. Certified copies of the priority documents ha				
3. Copies of the certified copies of the priority		peen received in this r	national stage applica	tion from the
International Bureau (PCT Rule 17.2(a)).				
* Certified copies not received: 5. Acknowledgment is made of a claim for domestic priority reference was included in the first sentence of the specifical (a) The translation of the foreign language provisional Acknowledgment is made of a claim for domestic priority in the first sentence of the specification or in an Application of the first sentence of the specification or in an Application Applicant has THREE MONTHS FROM THE "MAILING DATE" below. Failure to timely comply will result in ABANDONMENT of the substitute of timely comply will result in ABANDONMENT of the Substitute OATH OR DECLARATION must be substituted in the substitute of the su	ication or in an Apl application has be under 35 U.S.C. on Data Sheet. 37 of this communic of this application mitted. Note the aives reason(s) whoust be submitted. Paragraph of the correction filed	oplication Data Sheet. been received. §§ 120 and/or 121 sin 7 CFR 1.78. ation to file a reply con THIS THREE-MON attached EXAMINER's by the oath or declaration	37 CFR 1.78. The aspecific reference of the second of the	irements noted EXTENDABLE. OTICE OF
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	1.84(c)) should be the margin accor	written on the drawing ding to 37 CFR 1.121(d	gs in the front (not the).	back) of
 DEPOSIT OF and/or INFORMATION about the department of the department of	osit of BIOLOG THE DEPOSIT C	ICAL MATERIAL m OF BIOLOGICAL MAT	ust be submitted. N ERIAL.	lote the
Attachment(s)				
1☐ Notice of References Cited (PTO-892)	5□ 1	Notice of Informal Pate	ent Application (PTO-	152)
 Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No. 	6□ ।	nterview Summary (P	TO-413), Paper No	·
	^{08),} 7□ E	Examiner's Amendmei	nt/Comment	
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8⊠ E 9□ C	Examiner's Statement Other	of Reasons for Allow	ance

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DETAILED ACTION

Amendment

1. Acknowledgement is made of Amendment filed 26 September 2003.

Allowable Subject Matter

- 2. Claims 1-2, 4-12, 14-18 and 20 are allowed.
- 3. The following is an examiner's statement of reasons for allowance:

The record of prior art fails to specifically teach a method including steps of: providing an authorized user of a credit card issued by a service provider; the authorized user referring a first customer to the service provider for credit card services; the first customer submitting an application for credit card services to the service provider; the service provider receiving, processing and approving the application and issuing a credit card to the first customer establishing a first referred authorized user of a credit card; and in consideration therefore to the authorized user the service provider issuing valuable consideration to the authorized user; the authorized user incurring debt on the credit card; and for a predetermined amount of debt incurred by the authorized user on the credit card, the service provider submitting an entry into a sweepstakes on behalf of the authorized user.

Shurling teaches a method comprising steps of: providing an authorized user of a credit card issued by a service provider; the authorized user referring a first/new customer to the service provider for credit card services; the first/new customer submitting/enrolling an application for credit card services to the service provider; the service provider receiving, processing and approving the application and issuing a credit card to the first customer establishing a first referred authorized user of a credit card; and in consideration therefore to the

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authorized user the service provider issuing valuable consideration (i.e., Incentive Rewards) to the authorized user for every predetermined number of referred authorized users of credit cards.

Selgas teaches the step of the user enters registration information about the user and Referral Information if available, which serves as the first customer designating the authorized user as a referring party.

Burton teaches an incentive award program, which serves as the valuable consideration, comprises a monetary payment, wherein the monetary payment is also considered as a gift.

However, Shurling, Selgas and Burton, taken alone or in combination thereof, fails to teach the steps of the authorized user incurring debt on the credit card; and for a predetermined amount of debt incurred by the authorized user on the credit card, the service provider submitting an entry into a sweepstakes on behalf of the authorized user.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly D. Nguyen whose telephone number is 703-305-1798 and 571-272-2402 effective 14 January 2004. The examiner can normally be reached on Monday-Friday 7:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 703-305-3503 and 571-272-2398 effective 14

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January 2004. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-8792.

KDN

2 January 2004

MICHAEL G. DEE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

· Ex:

re Application of:

Applicant: TOMMY CONSTANTINE

Serial No.: 10/809,015

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Filed: 25 March 2004) Art Unit: 3629

For: CREDIT CARD REFERRAL METHODS)

CERTIFICATE OF MAILING

Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

I hereby certify that the attached Renewed Petition to Make Special; Attachments and a postcard are being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450, on 11 August 2005.

Signature

11 August 2005

11 August 2005

Date

Respectfully Submitted,

Michael W. Goltry Attorney for Applicant Reg. No. 39,692

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